New York Store Established 1853.

Sole Agents Butterick Patterns. China

Department Glass Berry Sets, square bowl and 25c six dishes to match; this sale...... 25c

Decorated China Berry Sets, bowl \$1.98 and 12 saucers; this sale, a set New glass Candlesticks, with extra large, fancy shade and candles in green, 58c pink, yellow or red; this sale, each New shape handled Ice Cups, best flint glass, worth \$1.45; this sale, a Bale handled Slop Pails, with covers: 59c this sale, each.

Bamboo Forch Screens, 10 feet \$1.20 wide, 8 feet long; this sale Bamboo Porch Screens, 4 feet wide, 8 480 feet long: this sale, each..... Japanese China Cups and Saucers, full size, green and blue decoration; this sale, 10c

Pettis Dry Goods Co.

..THE .. N. A. MOORE CO.

IMPORTERS AND GROCERS

162 and 164 North Illinois St. vitations for two card parts and Wednesday afternoons.

Old Phones 892 and 810-New Phone 892

Rich, smooth, aromatic, our own Coffee Java combination, and hard 30c to beat, at, per pound

lea of Formosa Oolong Teas, make them most economical to use.

Our 80c quality is a winner Sardines Owl Club, French Sardines in

Olives Large, crisp, fine flavor, per 40c

I AM SHOWING THE NEW

La Valliere Chains Boston, Mass., occurred recently in this city. Mrs. Dane will leave to-morrow morn-

and a very fine collection of Pearl, Emerald and Diamond Rings and a very choice collection of fancy and medium priced Pendants and Brooches at prices that will interest you. Bear in mind that you are always welcome to see our fine collection of precious stones.

C. L. ROST 15 N. Illinois Street.

The Bates House is Just Opposite me

SOME THE NEW **EFFECTS!**

AMUSEMENTS.

The Holden Dramatic Company in "Wife for Wife" at the Park.

A large-sized audience witnessed the opening presentation of "Wife for Wife" by the Holden Bros.' Dramatic Company at the Park Theater yesterday afternoon. The play met the hearty approval of the Mrs. Calvert. of Southern life. The cast was made up first half of the week in "Nobody's Claim," with the exception of little Miss Holden, who is a very clever child actress. The play contains four acts and is well supplied with exciting incidents. There is a duel in the third act, in which the killing of the villain by the wronged man is received Miss May is the young woman to singing a number of illustrated songs instead of Miss Louisa Carter, who left the company before it reached Indianapolis. her exceedingly popular with patrons of

Wife for Wife" will continue the bill son, Miss Eliza Chambers, Mrs. Jacob P. for the balance of the week. The first Dunn, Miss Charlotte Cathcart and Miss three days of next week, beginning Monday afternoon, Hal Reed's conspicuous success, "Knobs o' Tennessee " will be presented by the entire Holden company, the piece requiring an unusually large cast.

Notes of the Stage.

R. M. Wilson said last night that his son Willie, a boy cornet player of this city, fectively decorated with a round basket will not appear in the Myers benefit per- of spring flowers. Miss Rondthaler wore morrow afternoon and night.

The Holden Dramatic Company anneunces that the last three days of next | Mrs. Henry Severia, jr., Mrs. Louis Burckweek at the Park Theater it will present a hardt, Miss Pearl Haynes, Miss Gertrude complete revival of "Camille," the cele- Hayes, Miss Mary Butler, Miss Josephine brated emotional drama by Alexander Du- Hyde and Miss Clara Haueisen.

Rudolph Aronson's production of "Vienna Life," a posthumous opera by Johann Strauss, was a flat failure in New York the past season, and left the producer without either funds or prestige. Metropolitan managers are arranging a special benefit

Inquiries as to the date of the seat sale for the Skinner-Le Moyne-Robson engagement at English's Friday night of next week have come into the box office in such numbers that Manager Miller has announced that seats will be placed on sale next Wednesday morning for this per-

"Knobs o' Tennessee," one of Hal Reed's night, at the home of the bride. They will C. Affirmed. No opinion. Per curiam. greatest successes, will be presented at the live here. Park Theater the first three days of next week by the Holden Dramatic Company. This is the play that contains the scene in which a mother kills her boy rather than have him taken away by officers of the law to be executed.

"The Christian King,' Wilson Barrett's new drama, which he will present in London early next fall, is not, as the name would suggest, another of the religious plays for which Mr. Barrett has shown a although a decrease will be noticed in as- St. Louis Consolidated Railroad Company, marked preference. On the contrary, it deals with one of the most picturesque periods of early English history.

Charles Miller, a theatrical man who has a host of friends in Indianapolis, is registered at English's Hotel. Mr. Miller is here In advance of the great Liebler dramatic enterprise that is coming to English's Friday night of next week, including the presentation of Robert Browning's virile drama in blank verse, "In a Balcony," and W. B. Yeats's delicate Irish fairy play, "The Land of Heart's Desire.

XXX Bartley Campbell was a newspaper reporter in Pittsburg when he wrote "The 624 feet on Meridian street and a depth of Elizabeth Hawkins, administratrix, vs. last meeting of the Council, providing for buildings, outhouses, guage, literature and history. The list of Wakarusa.

duction at a local theater. He was obliged to bear some of the expense of the production, and borrowed several hundred doilars. After the piece had made a hit he drew a revolver from his pocket and showed it to a friend with the remark: "If blown my brains out with this." Some time later his intellect passed out by the liquor

The programme for the last two vaudeville performances at the Grand, to-morrow matinee and night, has been arranged as follows: Rae Cooper and Leroy Arnold, in the one-act play, "A Dress Rehearsal;" Walter Percy Pfaff, entertainer; the Bonair Quartet, composed of the following singers, W. F. Hankemeler, soprano; Geo Gilderman, tenor; O. S. Smith, bass; John Tedrow, baritone; Master Scot Wade, the phenomenal boy cornetist; Karnatz, in mystery; Miss Frances Mars, whistler; Raymond Wilson, illustrated songs; Harry Adair, comedian; Miss Edna Samuels, balladist: Harry Hunter and Billie Miller, comedians, singers and dancers; George W. Gilderman, tenor soloist; Master Ellis Levy, violinist; the English Zouaves, Captain Fox in command, and the optograph, the latest invention in the moving picture line. It will show ten new animated scenes. There is a steady demand for seats for both performances. Rehearsals were held yesterday and Manager Myers is confident that he has a pleasant surprise in store for the patrons of the Grand.

PERSONAL AND SOCIETY.

Miss J. M. Miller will leave early in June to visit her parents in Memphis, Tenn. Mrs. Hattie Hayden Hayes, of Chicago, is visiting Mrs. Caleb S. Denny for three

Mrs. Werner Boesch, of New Ulm, Minn. is visiting her daughter, Mrs. Albert E Miss Josephine Moore entertained a num-

ber of friends at cards last night at her home, on Central avenue. Mrs. Perley B. Raymond has issued invitations for two card parties on Tuesday

Mrs. Eila Baxter Hitt is visiting friends in Urbana, O. Mrs. Hitt will sing in of the churches on Sunday.

Miss Morrison and Miss Young, of Pittsburg, Pa., will go to Knightstown to make a short visit with friends next week. oon at the Country Club has been given up The delicate flavor and great strength on account of the death of Mr. Francis T. ing will case yesterday in affirming the case ner invitations for her musicale this

The young ladies of the Alameda Dancing Club will give a dance at the Brenneke Academy this evening, entertaining the

Mr. and Mrs. V. W. Woodward have issued invitations for a dinner to-morrow Veal Loaf Country Club, fine veal loaf, evening in honor of Rev. and Mrs. William A. Quayle and Governor and Mrs. W. Mr. Oliver Willard Pierce will give his Wagnerian lecture before the Woodruff

> noon at the Woodruff Place Club. The lecture will be illustrated. The marriage of Miss Mamie Smythe, of this city, and Mr. George Smith Dane, of

Place Matinee Musicale to-morrow after-

ing, for Boston, to join her husband. Mrs. A. T. Dennis, of Frankfort, Ind., Mrs. T. Brown, Mrs. William Brown and Mrs. Albright, of New Castle, have returned to their respective homes after attending the Coppock-Dennis wedding. The marriage of Miss Rondthaler, of Chicago, formerly of this city, and the Rev. Arthur Fulton, of Kennebunk, Me., will occur June 11 at the bride's home in Chi-

cago. Miss Rondthaler, who has been with Miss Reese for a few days, will return Mrs. George W. Sloan entertained at luncheon yesterday in honor of her sister, Mrs. Tuttle, and Mrs. James D. Stanley. The daintily appointed table had a basket of magnolia blossoms in the center with sweet peas and lilies of the valley. The guests included Mrs. John Love, Mrs. A. W. Hendricks, Mrs. John F. Johnston, Mrs.

P. Stanton, Mrs. James M. Hume, Mrs.

John Fishback, Madame Stanley, Mrs. William Mansur, Mrs. Bertha Test and Mrs. The annual meeting of the Oxford vesterday afternoon at the home of Miss The guests of honor were the president, Prof. John H. Thomas, and the dean, Miss Both gave interesting impromptu talks during the afternoon. One was a paper by Mrs. B. Ward, who was day before commencement. one of the early pupils, entering the college in 1860. She told many reminiscences and incidents of those days and read a number of poems by Mrs. Hussey, of Brazil, formerly Miss Mary Augusta Bassett. She also read a letter from Mrs. Mary P. eighty odd years old, who was associate principal of the school. Miss Warman was assisted in receiving by the officers of the club, Mrs. John B. Elam, Mrs. S. E. Perkins, Miss Rottler and Mrs. Craig. The officers elected were: President, Mrs. John

Elam: vice president, Mrs. Thomas L.

Thompson; secretary, Miss Adelaide Leck-

der; treasurer, Miss Alice Long; executive

committee, Mrs. B. Ward, Mrs. Craig and A PANSY LUNCHEON. One of the handsomest of the closing season's luncheons was that given at the Columbia Club yesterday by Mrs. Frank W of Miss Florence Coffin. The table was placed in one of the private dining rooms with wildest enthusiasm by the audience | and was adorned in the center with a large The specialties are furnished by Jack Ward | round basket of pansies, each in a separkett, little Miss Holden and Miss Lulu | ate corsage bouquet, tied with green rib designs in water color, the work of Mrs. D. | court. Miss May's fine contralto voice is making | W. Coffin. The guests included Miss Morrison, Miss Young, Miss Coffin, Mrs. John Holliday Murphy, Mrs. Clarence Wilker-

Florence Jones. A PRETTY TEA. Miss Lillie Reese gave a tea yesterday afternoon in honor of her visitor, Miss Marion Rondthaler, of Chicago. The rooms | ing. Petition to advance denied. were adorned with fleur de lis and carnations, and the dining room table was efformances at the Grand Opera House to- a deinty gown of pink embroidered swiss. brief (8.) Miss Reese was assisted by her mother and Mrs. Frederick P. Rush, Mrs. J. H. Pattison, Mrs. Herman Sayles, Mrs. Samuel Cornell Carey, Mrs. Ernest Hobbs Burford,

> HAGERSTOWN WEDDINGS. Special to the Indianapolis Journal.

HAGERSTOWN, Ind., May 16 .- The marriage of Miss Esther Endsley and Oscar Anderson, of Bethel, Ind., took place here to-night at the home of the bride's parents. The Rev. William Warbington, of the Christian Church, officiated. Horace Scott and Miss Fannie Hindman, well-known young people of Hagerstown, went to Richmond yesterday and were married without notifying their friends of their

HELLER-KEECH. Special to the Indianapolis Journal. BROWNSTOWN, Ind., May 16 .- Dr. Fred Keech, of Tampico, were married, last

intentions. They are now in Indianapolis.

Parks M. Martin Here.

State Tax Commissioner Parks M. Martin came to the Statehouse yesterday from holding his last district meeting with assessors at Rushville. Mr. Martin has charge of these district meetings or confer- pellant's petition to advance. Appellee's ences in the southern part of the State. He said that the tax list in his part of the State will be about the same as last year, sessments of wheat and hogs, there being a vs. James A. Stamper. Clark C. C. Record. scarcity of those commodities the present Assignment of errors. Notice to Floyd season. The balance will be restored in the | county. item of mortgage exemptions. Many people have failed to take their exemptions under the mistaken impression that when Record. Assignment of errors. In term. they once record such exemptions that is | Bond. all that is necessary, whereas the law requires a separate record to be made each

Sale of Meridian-Street Property.

The property at the northwest corner of St. Joseph and Meridian streets, owned by Isaac H. Fickler, was sold yesterday by the W. E Mick agency to Thomas H. Spann for \$20,000. The property has a frontage of

AN OLD FIGHT RECALLED stone, verdict in favor of plaintiff for

my play had failed to-night I would have SUPERIOR AND CIRCUIT COURTS ONCE LOCKED HORNS.

> A Creditor Now Objects to Settlement by a Receiver-Other Cases in the Courts.

Judge Allen, of the Circuit Court, yesterday heard argument on a case that recalls his entertainment of mirth, magic and the centest between the Superior and Circuit Courts nearly ten years ago. Judge Harper, then on the Superior Court bench, appointed Smith Myers receiver of a desk and mantel company. At the same time, but on another application, Judge Brown, of the Circuit Court, appointed Fred Cady receiver. The courts fought each other, each claiming jurisdiction, which resulted in Myers being sent to jail for contempt by Petitions for Both Wooden Block and Judge Brown, of the Circuit Court. He was immediately released on a writ of habeas corpus, issued by the Superior Court. The case was then carried to the Supreme Court, which, after several years, dismissed it. In the meantime Myers had gone on and wound up the affairs of the company and made a distribution among its creditors. The matter that renewed the old fight yesterday afternoon was a hearing on a motion to dismiss the petition filed by a creditor who claims that he did not get his share in the distribution. He asks for ble for leaving him out of the distribution. Harding & Hovey filed a motion to dismiss the petition on the ground that the plaintiff had waited so long without saying anything about his claim that all the important witnesses are now dead and the merits of the case could not be fully disadvisement.

An Interesting Will Case.

The Appellate Court decided an interest-Owing to the death of Mr. Francis T. of Mary L. Dodds and others against Hord, Mrs. A. B. Gates wishes to recall Thomas Winslow, from the Grant Superior share and share alike." The stepfather refused to take his share, and later, when threatened with a lawsuit by a creditor, executed a quit claim deed to his wife for his portion of the farm. The deed was not placed of record, however, and the creditor brought suit and secured judgment, the stepfather's share of the farm being sold to satisfy the judgment. Mrs. Dodds tried to secure title to the whole farm by a suit, but the lower court held the purchaser of her husband's share, sold on execution, received a valid title, and in this view the Appellate Court concurred.

Constable's Fees Involved. Albert L. Bagby, an Allen county conto arrest Jacob Wyatt for failure to pay subpoenas on the witnesses against Wyatt. Wyatt pleaded guilty, and when he came to pay his fine and costs he discovered that Bagby had charged mileage for serving subpoenas as well as for making the arrest. This seemed to Wyatt to be in the nature of "eating one's cake and having it at the same time," so he brought suit against Bagby on the latter's bond for alleged overcharge of fees. The Allen Circuit Court held Bagby had a right to charge double fees, and Wyatt took an appeal to the Appellate Court, the transcript in which was placed on file yesterday.

Admission of Students.

The practice of having a judge of the Supreme Court admit graduates of law lumnae, of Oxford College, Ohio, was held | the rule recently made by the court ordering all applicants for admission to its bar Nancy Warman on North Alabama street. to appear in person before the court when it is in session. The judges decided that they have not the time to visit the various law schools. It is expected that the graduates of the Indiana Law School will apply the interesting features of the afternoon to the Supreme Court for admission the

Sherwood Jury Disagreed.

After being out twenty-four hours the jury in the case of John B. Sherwood, Root, who is now advanced in years, being | charged with embezzlement, disagreed. The first ballot stood six to six for acquitta! and neither side broke all the time they were out. When Sherwood was tried last July the vote was the same as this time. Sherwood was charged with embezzling \$2,500 from Christian Schrader, for whom he acted as collecting attorney.

Another Marriage Alleged.

Laura L. Stochr yesterday brought suit against her husband, George F. Stochr for divorce. She alleges that he has been cruel to her and went to Utah and married another woman. She also asks that a restraining order be granted to prevent him from disturbing her property at Gale and

A Verdict for \$500.

Elizabeth Hawkins, who was suing Volbon and at the end of the luncheon, each Railroad, as administrator of her son's pay for the street he wanted to have a whom belongs the credit for admirably guest drew one of the ribbons and secured estate, who was killed in a railway accia bouquet. Around each plate was a wreath | dent on the Vandalia, was awarded \$500 yesof smilax and the name cards were pansy | terday by the jury in Judge Leathers's

THE COURT RECORD.

SUPREME COURT. Hart vs. Miller. Wayne C. C. Transferred to Appellate Court. 19641. Shaul vs. Citizens' State Bank Hamilton C. C. Same. 19394. Smith vs. Fairfield. Allen C. C Motion to dismiss postponed to final hear--Minutes.-

19626. Edward Leach vs. The State of Indiana. Sullivan C. C. Appellant's brief (8.) 19642. Katharina Hesch vs. Jennette Bolin et al. St. Joseph C. C. Appellant's APPELLATE COURT.

3784. Dodds vs. Winslow. Grant S. C. and bequeath to my beloved mother * * and my stepfather * * all my property, real and personal, which I shall own at the time of my death, to have and to hold, share and share alike, absolutely and in fee simple," and "If either my said mother or stepfather should not survive me, then the survivor to take my entire estate in fee frontage of some of them twice. He said simple." Held that said will created in the devises at the death of the testatrix an estate as tenants in common. 2. In an action to quiet title, if the plaintiff, in her complaint, undertakes to show the grounds upon which she bases her asserted title and claims relief against the defendant, the complaint will not be sufficient to withstand a demurrer unless the facts stated therein themselves establish her title. 3. An unrecorded deed is valid against all persons having notice of it, but void as to any subsequent purchaser, lessee or mortgages Heller, of Brownstown, and Miss Lucy in good faith and for a valuable considera-

3736. Turner vs. Vancleave. Delaware C. -Minutes .--

3611. William E. Reynolds vs. Esther L. Pierson. Appellant's petition for extension. 3574. Solomon Carter vs. B. F. Buller et al. Appellee's petition for additional time. 3594. The Marion Trust Company, receiver, etc., vs. Crescent Loan and Investment Company. Appellant's brief (8.) Appetition for leave to file brief. -New Appellate Court Suits .-

3934. George T. Jarvis, receiver L., E. & 3935. State ex rel. Jacob Wyatt vs. Albert L. Bagby, constable, et al. Allen C. C.

SUPERIOR COURT. Room 1-John L. McMaster, Judge. Queen Insurance Company vs. City of Indianapolis et al.; damages. On trial by

Room 2-James M. Leathers, Judge. Homer V. Place vs. George Hilgemier et al.; account. On trial by jury. George Wise vs. William H. Roll's Sons; account. Dismissed at plaintiff's costs.

Room 3-Vinson Carter, Judge. National American Cycle Company vs. Indiana Insurance Company of Indianapolis; policy. Dismissed and costs paid. James Reed vs. C., C., C. & St. L. Railway Company; damages. On trial by jury. CIRCUIT COURT.

Samuel Washington vs. George Ward; mechanic's lien. Submitted to court; evidence heard in part. NEW SUITS FILED. Effic Jane Dickson vs. George Dickson; divorce. Circuit Court.

John S. Farrell vs. William L. Higgins;

Laura L. Stochr vs. George F. Stochr;

Henry Clay Allen, Judge.

THE MERITS OF ASPHALT

on account. Circuit Court.

divorce. Superior Court, Room 1.

MERIDIAN-STREET PROPERTY OWN-ERS BEFORE THE COMMITTEE.

Asphalt Presented - Citizens Heard-City Affairs.

The City Council committee on sewers, streets and alleys held a meeting last night for the purpose of considering the ordinance prepared by the Board of Works for improving Meridian street north of Fall creek with asphalt. There were present about thirty of the property holders, some \$1,600 and declares that Myers is responsi- of whom were adherents of wooden block and others who want asphalt. The committee invited a free discussion and quite a

The first to address the committee was Attorney Linton A. Cox, a property closed. Judge Allen took the matter under | holder in the disputed district and a strong believer in wooden block pavement. He read the section of the ordinance requiring the Board of Works to heed the wishes of a majority of property holders in the case of a contemplated improvement, and said that notwithstanding the section which permitted the Council to sustain the Board of Works in overriding the wishes of property holders he believed the spirit of the said the Board of Works last year had adopted a resolution for a block pavement on Meridian street north of Fall creek, the constitutionality of city improvement laws nothing had been done. This year, however, after the Supreme Court had de-Board of Works had completely switched around and adopted a resolution for asphalt in the face of a petition for wooden block, which had been signed by twentythree out of the twenty-nine property holders interested.

> REASONS FOR BOOMING IT. Mr. Cox declared he was in favor of the wooden block pavement because it was not only cleaner and cooler, but cheaper. He said he understood that a petition had been circulated by some of the property holders, since the Board of Works had taken action in the matter, for an asphalt pavement, and he thought it was to be presented to committee. He predicted, however, that the petition would not contain the names of property holders owning 2,000 feet of the total frontage of 9,424 feet, which would be subjected to assessment for the street. He said there were property holders who had originally signed a petition for block pavement who had been persuaded to take their names off the block petition and sign the asphalt petition. He did not care to go into the means employed to secure this transfer, he said, and left committee to conjecture what

In conclusion Mr. Cox submitted a petition to the committee signed by resident and nonresident property holders asking for a block pavement. These property holders, Mr. Cox said, owned a total frontage of 4,784.5 feet. The entire frontage on both sides of the street, he said, amounted to 9,424.2 feet, consequently the petitioners had seventy-two feet more than half the total frontage, if all the property owners had signed either one petition or the other Several property owners, Mr. Cox said were holding their property for speculative purposes and he did not think the committee should give any weight to either their protests or their signatures to petitions, for they had not the interest of those who

BEMENT LYMAN FOR ASPHALT. Bement Lyman, one of the property owners in favor of asphalt, was the next speaker. He spoke briefly of the merits of asphalt pavement, saying he thought it could be kept cleaner and that it was the only pavement which would preserve a uniform surface when repaired. He declared it to be the best pavement for the least money, and, in conclusion, surprised Mr. Cox by presenting a petition for asphalt, signed by property holders who, he said, owned a total of 4,368 feet. Mr. Lyman said he did not reside on North Meridian street at present, but expected to build a home there in the spring of next year, and as he had to help voice in the selection of the improvement. Senator C. W. Thompson, who owns a lof on Meridian street, on which he expects to build a home, declared that he was in favor of an asphalt pavement and had always been in favor of it. He particularly urged the adoption of asphalt to preserve the uniformity of the street. He did not believe in making a patchwork of it. Mr. Thompson said he did not deny that there had been an influence at work to have some of the signers of the wooden-block petition withdraw their names and place them on the asphalt petition, but insisted that just as much of an effort had been made to disaffect the signers of the asphalt peti-

ALSO FOR ASPHALT. Henry Warrum and C. H. McDowell also pense of a brass band. In conclusion, Mr. Cox made the statement to the committee that Mr. Lyman, in estimating the frontage owned by the signers of the asphalt petition, had counted the

the real frontage, as shown by the peti- capital of \$300,000 represented in Indiana. tion was only 2,394 feet. The committee adjourned, with the understanding that it would make a tour of inspection over the ground to-day. The presentation of the cause of the property holders favoring the wooden block pavement to the Council committee, last night, was based upon a plan adopted at a meeting held Wednesday night at the Uni- tributing points. The Indiana agent named versity-place Baptist Church.

PARK LAND CONTROVERSY.

City Officials Will Discuss It at a Conference To-Day.

A conference will be held this morning by the Park Board, the city controller and controller shall recommend to the Council Riverside Park.

It is understood that unless the city buys with a lawsuit. When the city built the dam at Riverside Park easements were for its certificate, but the foreign incorporawas expected that the city would buy the cents. and to the north. This land as never ourchased, and now some of t' owners of the land on the north of t. dam are threatening to sue the city because of the backing up of the water in the river

Favorable Reports on Ordinances.

The City Council committee on public health, at a meeting held last night, decided to recommend for passage the ordinance introduced by Councilman Perrott at the





vaults, etc., by the department of public The committee will also recommend for passage the ordinance introduced by Councliman Dickinson regulating the hauling of

night soil, etc.

Committee Will Meet To-Night. There will be a meeting to-night of the ordinance committee of the City Council to consider the ordinance for the repeal of the Parry switch ordinance. Some of the councilmen are in favor of repealing the ordinance, because they think Mr. Parry got the switch privilege merely as a means of creating a market for lots in the vicinity An invitation has been extended to Mr.

Parry to attend the meeting this evening

ONE OF THE BIG DAYS IN SECRE-TARY OF STATE'S OFFICE.

Foreign Corporations Fast Complying with the New Law-New Associations.

The fees for filing articles of incorporachampioned the cause of asphalt and a tion of foreign companies in the secretary number of others spoke in behalf of wooden of state's office yesterday amounted to blocks. Charles W. Osgood, one of the ad- \$1,042.40, making the day one of the "redherents of the wooden-block cause, face- letter" days in the office. The Singer Affirmed. Black, J .- 1. Where a testatrix | tiously remarked to the committee that he | Manufacturing Company, of New Jersey, disposed of her property by will in the following language, to wit: "I give, devise was in favor of asphalt because a funeral contributed \$720.60 of this amount. Its todriving over it to Crown Hill would make tal capital is \$30,000,000, of which \$720,000 is so much noise that it would save the ex- represented in this State. The resident agent is Jacob Fox, 122 West Washington

Next came the Pettis Dry Goods Company, of Passaic, N. J., with its entire thus making its fee \$300.60. The articles of this company state that its principal places of business are Passaic, N. J., New York city, N. Y., and Indianapolis, but that its entire capital is invested in Indianapolis. The other places named are doubtless disin the articles is George A. Gay, president of the company, and its piace of business is given as the New York store, Indian-

E. Godel & Sons, of Peoria, Ill., have only \$7,000 of their \$50,000 of capital invested in this State; hence the fee was only \$10.60. The agent is P. L. Graham, Terre Haute. The National Automatic Weighing Machine Company, of New York, maker of Mayor Taggart, to decide whether the city | the penny-in-the-slot weighing machines, so familiar on street corners and in stores, also filed articles, stating that \$10,000 of its an appropriation of \$30,000 for the purchase half-million capital is represented in Inof the land for the proposed addition to diana. Its fee was \$10.60, and the Indiana agent named is Isidore Feibleman, attorney, Stevenson building, Indianapolis, The extra 60 cents included in each fee is the land in question it will be confronted the charge made for issuing a certificate of the filing of articles of incorporation. domestic corporation is required to pay \$1.60 obtained from the owners of property south | tion law passed by the late Legislature of the dam, but not north of it, because it fixed the amount for such companies at 60

NEW ASSOCIATIONS.

inmage caused to their property by the The Karem Israel, a Hebrew School, Is Incorporated.

The Indianapolis Hebrew School, Karem Israel, was incorporated yesterday with a capital of \$1,000, for the purpose of promoting and encouraging literary and scientific study, and more especially to promote the

broken

With Bright's Disease-Diabetes? Do your kidneys or liver refuse to do their alloted work? Are you gloomy and irritable? Is there a dull, heavy ache in your back that hurts when you stand; hurts when you sit; hurts when you lie down? You need complete renovation. Begin on the liver and kidneys.

It is there the trouble lies. McLean's Liver

and Kidney Balm will bring the color back and drive away those rocking pains. It acts on these organs as oil does on a rusty wheel. If you are afflicted, it will cure you. Buy a bottle to-day.

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directors is of great size, considering the small amount of capital. It includes Boucamin Fishbein, Emil Mantel, Adolph Ebner, Sol Trotzky, Hyman Barrett, Moses Rivkind, Mendel Goldberger, Moses Gunter, Nathan Bornstein, Wolf Bornstein, Simon Glassman, Harry Baskin, David Goldman and Lazarus Witt, a total of fourteen. Representative Charles W. Miller, of Goshen, is prominently connected with the Wakarusa Telephone Company, incorporated yesterday for the purpose of engaging in the general telephone business in Elkhart county. The capital is \$10,000, and the incorporators and directors are Representative Charles W. Miller and George D. Lint. of Goshen, and Frank W. Brown, of

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